

In the United States Court of Federal Claims

No. 15-767C (consolidated with No. 16-309C)

(E-Filed: August 26, 2019)

ACLR, LLC,

Plaintiff,

v.

THE UNITED STATES,

Defendant.

ORDER

The court has before it plaintiff's addendum to Christian doctrine supplemental brief, filed August 23, 2019. See ECF No. 71. The filing was referred to the undersigned for a ruling, because plaintiff did not seek leave to file this document. The purpose of plaintiff's most recent filing is to correct a filing error. See ECF No. 71 at 1 ("Due to a clerical error/oversight, a copy of ACLR's Contract No. GS-23F-0074W (a.k.a., GSA Schedule Contract) was not attached [to ECF No. 69] as an Exhibit.").

The GSA Schedule Contract should have been filed along the plaintiff's Christian doctrine supplemental brief filed August 7, 2019, ECF No. 69. See ECF No. 66 at 3 (order) ("Plaintiff shall attach a copy of **Contract No. GS-23F-0074W** as an exhibit to its opening brief."). Because plaintiff's most recent filing corrects a filing error, plaintiff's addendum to Christian doctrine supplemental brief, filed August 23, 2019, ECF No. 71, is acceptable to the court. Accordingly, the clerk's office shall **FILE** plaintiff's addendum to Christian doctrine supplemental brief, ECF No. 71, by leave of the court, as of the date it was submitted to the court.

IT IS SO ORDERED.

s/Patricia E. Campbell-Smith
PATRICIA E. CAMPBELL-SMITH
Judge